§327.3

Northern Ireland, Norway, Paraguay, Poland, Republic of China, (Taiwan), Republic of Croatia, Republic of Slovenia, Romania, San Marino, Scotland, Slovakia, Spain, Sweden, Switzerland, Uruguay, Venezuela, Yugoslavia.

(c) It has been determined that product of equines from the following countries, covered by foreign meat inspection certificates of the country of origin as required by §327.4, is eligible under the regulations in this subchapter for importation into the United States after inspection and marking as required by the applicable provisions of this part.

Argentina, Canada, New Zealand, Paraguay. [35 FR 15610, Oct. 3, 1970]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §327.2, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

§ 327.3 No product to be imported without compliance with applicable regulations.

- (a) No product offered for importation from any foreign country shall be admitted into the United States if it is adulterated or misbranded or does not comply with all the requirements of this subchapter that would apply to it if it were a domestic product.
- (b) No cooked or partially cooked meat or meat trimmings, either in separable pieces or molded into larger forms, shall be permitted entry except under the following conditions:
- (1) A complete procedure for preparing and handling the product in the foreign country and en route to the United States shall be submitted by the exporter or his authorized agent to the Administrator and determined by the Administrator to be adequate to assure that the product will not be adulterated or misbranded at the time of offer for entry.
- (2) A system acceptable to the Administrator (upon his determination

that the system will provide a reliable indication of the kinds and numbers of microorganisms present) for the microbiological testing of the finished product shall be installed by the processor, the product is subjected to such testing, and the results thereof are furnished to the Administrator and are acceptable to him as showing that the product has been prepared and handled in a sanitary manner.

(c) [Reserved]

[35 FR 15610, Oct. 3, 1970, as amended at 38 FR 29215, Oct. 23, 1973; 54 FR 41048, Oct. 5, 1989; 56 FR 38335, Aug. 13, 1991; 57 FR 27906, June 23, 1992]

§ 327.4 Imported products; foreign certificates required.

(a) Except as provided in §327.16, each consignment containing any fresh meat or fresh meat byproducts consigned to the United States from a foreign country shall be accompanied by a foreign-meat-inspection certificate for fresh meat and meat byproducts in the following form:

ORIGINAL							
OFFICIAL MEAT-INSPECTION CERTIFICATE FOR FRESH MEAT AND MEAT BYPRODUCTS							
Place try) Date	(City) _		(Coun-				
byproducts here from livestoc and post-more time of slaug portation of States and branded as derning meat ment of Agric have been ha this country a with requirem	ertify that the lerein describ k which recein term veterinal hter in plants their products are not adulefined by the inspection of culture; and t ndled in a saind are otherwhents equivale Inspection Active the section of the sectio	ed were ved ante-ry inspect of certified is into the literated of regulation the U.S. I hat said p mitary maints in community to those	derived mortem ions at for im- United or mis- ns gov- Depart- roducts nner in pliance e in the				
Kind of product	Species of live- stock derived from	Number of pieces or containers	Weight				

Kind of product	from		containe			
Identification tainers	marks	on	products	and	con-	
Consignor						

¹Equivalent for processing inspection system only.

²May export to the United States only processed meat food products derived from animals slaughtered under Federal inspection in the United States, or in a country eligible to export meat and meat products to the United States.